7142

2011-2012 Regular Sessions

IN ASSEMBLY

April 13, 2011

- Introduced by M. of A. J. MILLER -- Multi-Sponsored by -- M. of A. MAYERSOHN, McDONOUGH -- read once and referred to the Committee on Health
- AN ACT to amend the public health law, in relation to smoking restrictions in certain outdoor areas

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Legislative intent. The legislature recognizes that expo-1 sure to second-hand smoke is known to cause cancer, pneumonia, asthma, 2 bronchitis, and heart disease in humans. The legislature finds that 3 prohibiting smoking within a presumptively reasonable minimum distance 4 5 of fifteen feet from entrances and exits that serve enclosed areas where smoking is prohibited is consistent with such prohibition. 6 This legis-7 lation will apply to any individual occupying such area with the purpose of smoking, but provides exceptions for individuals passing through such 8 9 area. Therefore, the legislature finds that smoking in such area shall prohibited and owners and other individuals in control of such area 10 be 11 are recommended to post signs indicating no smoking areas and providing 12 for fines for violations.

13 S 2. The public health law is amended by adding a new section 1399-o-1 14 to read as follows:

15 1399-0-1. SMOKING RESTRICTIONS; CERTAIN OUTDOOR AREAS. S 1. SMOKING 16 IS PROHIBITED WITHIN A PRESUMPTIVELY REASONABLE MINIMUM DISTANCE OF 17 FIFTEEN FEET FROM ENTRANCES OR EXITS THAT SERVE AN ENCLOSED AREA WHERE 18 SMOKING IS PROHIBITED PURSUANT TO SECTION THIRTEEN HUNDRED NINETY-NINE-O 19 OF THIS ARTICLE. SUCH DISTANCE SHALL BECOME А DESIGNATED NO SMOKING THIS SECTION SHALL NOT APPLY TO AREAS WHERE A DISTANCE OF FIFTEEN 20 ZONE. UNATTAINABLE FOR REASONS INCLUDING BUT NOT LIMITED TO, CIRCUM-21 FEET IS 22 STANCES PRESENTED BY LACK OF SUFFICIENT SPACE IN URBAN AREAS DUE TO LACK 23 OF ADEOUATE SIDEWALK SPACE OR CLOSE PROXIMITY TO TRANSPORTATION INFRAS-24 TRUCTURE.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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2 REQUIRED TO IMPLEMENT THIS SECTION. ANY PENALTY ASSESSED AND RECOVERED 3 IN AN ACTION BROUGHT UNDER THIS SECTION SHALL BE PAID TO AND USED BY THE 4 MUNICIPALITY BRINGING THE ACTION.

5 3. THIS SECTION SHALL NOT APPLY TO INDIVIDUALS WALKING THROUGH THE 6 DESIGNATED NO SMOKING ZONE OF SUCH AREA FOR THE PURPOSE OF GETTING TO 7 ANOTHER DESTINATION, BUT SHALL ONLY APPLY TO INDIVIDUALS OCCUPYING THE 8 DESIGNATED NO SMOKING ZONE FOR THE PURPOSE OF SMOKING.

9 4. ANY PERSON VIOLATING THE PROVISIONS OF THIS SECTION SHALL BE GUILTY 10 OF A VIOLATION, AND IS SUBJECT TO A FINE OF THIRTY-FIVE DOLLARS.

5. THE COMMISSIONER SHALL RECOMMEND DESIGNS FOR SIGNS WHICH MAY BE USED BY THE OWNERS, OPERATORS, MANAGERS, EMPLOYERS OR OTHER PERSONS, AT THEIR OPTION, WHO CONTROL AREAS WHERE SMOKING IS PROHIBITED PURSUANT TO SECTION THIRTEEN HUNDRED NINETY-NINE-O OF THIS ARTICLE. SUCH SIGNS SHALL INCLUDE THE WARNING THAT "SMOKING IN THIS AREA IS PUNISHABLE BY LAW AND ALL VIOLATORS SHALL BE SUBJECT TO A FINE OF THIRTY-FIVE DOLLARS."

6. NOTHING CONTAINED IN THIS SECTION IS INTENDED TO REGULATE SMOKING
IN A PRIVATE RESIDENCE OR IN THE GENERAL PUBLIC OUTDOORS, EXCEPTING
PLACES IN WHICH SMOKING IS PROHIBITED THROUGH THE LOCAL FIRE DEPARTMENT,
OR BY OTHER LAW, ORDINANCE, OR REGULATION.

21 S 3. This act shall take effect on the one hundred twentieth day after 22 it shall have become a law.